



DEPARTMENT OF THE NAVY  
BOARD FOR CORRECTION OF NAVAL RECORDS  
2 NAVY ANNEX  
WASHINGTON DC 20370-5100

BJG

Docket No: 8284-01

7 February 2002

From: Chairman, Board for Correction of Naval Records  
To: Secretary of the Navy

Subj: MAJ [REDACTED] USMC, [REDACTED]  
REVIEW OF NAVAL RECORD

Ref: (a) Title 10 U.S.C. 1552

Encl: (1) DD Form 149 dtd 15 Aug 01 w/attachment  
(2) HQMC MMR memo dtd 13 Nov 01 w/encl  
(3) HQMC MMOA-4 memo dtd 7 Nov 01  
(4) Subject's naval record

1. Pursuant to the provisions of reference (a), Subject, hereinafter referred to as Petitioner, filed enclosure (1) with this Board requesting, in effect, that the applicable naval record be corrected by removing the fitness report for 1 July 1999 to 8 July 2000, a copy of which is at Tab A to enclosure (1). As indicated in enclosure (2), the Headquarters Marine Corps (HQMC) Performance Evaluation Review Board (PERB) has directed removal of the contested fitness report. Petitioner further requested removing his failure of selection by the Fiscal Year (FY) 2002 Lieutenant Colonel Selection Board. Before this Board could consider his case, he also failed of selection by the FY 2003 Lieutenant Colonel Selection Board. The Board presumes he also desires removal of his FY 2003 failure of selection, so as to be considered by the selection board next convened to consider officers of his category for promotion to lieutenant colonel as an officer who has not failed of selection to that grade.

2. The Board, consisting of Messrs. Bishop, Kastner, and Pfeiffer, reviewed Petitioner's allegations of error and injustice on 7 February 2002, and pursuant to its regulations, determined that the corrective action indicated below should be taken on the available evidence of record. Documentary material considered by the Board consisted of the enclosures, naval records, and applicable statutes, regulations and policies.

3. The Board, having reviewed all the facts of record pertaining to Petitioner's allegations of error and injustice, finds as follows:

a. Before applying to this Board, Petitioner exhausted all administrative remedies available under existing law and regulations within the Department of the Navy.

b. The contested fitness report was not removed until after both of Petitioner's failures of selection to lieutenant colonel.

c. In correspondence attached as enclosure (3), the HQMC Officer Assignment Branch, Personnel Management Division (MMOA-4) has commented to the effect that Petitioner's request to remove his FY 2002 failure of selection has merit and warrants favorable action. This opinion did not address his FY 2003 failure of selection, because it occurred after their opinion had been submitted.

CONCLUSION:

Upon review and consideration of all the evidence of record, and especially in light of the contents of enclosure (3), the Board finds the existence of an injustice warranting the requested relief. They find the MMOA-4 advisory opinion applicable as a basis for removing both failures of selection, as the contested report was in Petitioner's record for both selection boards, and the FY 2003 board considered him as an officer who had previously failed of selection. In view of the above, the Board directs the following corrective action:

RECOMMENDATION:

a. That Petitioner's record be corrected so that he will be considered by the earliest possible selection board convened to consider officers of his category for promotion to lieutenant colonel as an officer who has not failed of selection for promotion to that grade.

b. That any material or entries inconsistent with or relating to the Board's recommendation be corrected, removed or completely expunged from Petitioner's record and that no such entries or material be added to the record in the future.

c. That any material directed to be removed from Petitioner's naval record be returned to the Board, together with a copy of this Report of Proceedings, for retention in a confidential file maintained for such purpose, with no cross reference being made a part of Petitioner's naval record.

4. Pursuant to Section 6(c) of the revised Procedures of the Board for Correction of Naval Records (32 Code of Federal Regulations, Section 723.6(c)) it is certified that a quorum was present at the Board's review and deliberations, and that the foregoing is a true and complete record of the Board's proceedings in the above entitled matter.

ROBERT D. ZSALMAN  
Recorder

*Jonathan S. Ruskin*  
JONATHAN S. RUSKIN  
Acting Recorder

5. Pursuant to the delegation of authority set out in Section 6(e) of the revised Procedures of the Board for Correction of Naval Records (32 Code of Federal Regulations, Section 723.6(e)) and having assured compliance with its provisions, it is hereby announced that the foregoing corrective action, taken under the authority of reference (a), has been approved by the Board on behalf of the Secretary of the Navy.

  
W. DEAN PFEIFFER  
Executive Director



DEPARTMENT OF THE NAVY  
 HEADQUARTERS UNITED STATES MARINE CORPS  
 3280 RUSSELL ROAD  
 QUANTICO, VIRGINIA 22134-5103

8284-01

IN REPLY REFER TO:  
 1610  
 MMER/PERB  
 1 NOV 2001

From: Commandant of the Marine Corps  
 To: Major [REDACTED] USMC  
 [REDACTED]

Subj: CORRECTION OF NAVAL RECORD

Ref: (a) MCO 1610.11C

1. Per the reference, the Performance Evaluation Review Board has reviewed allegations of error and injustice in your Naval record. Having reviewed all the facts of record, the Board has directed that your Naval record will be corrected by removing therefrom the following fitness report:

<u>Date of Report</u>	<u>Reporting Senior</u>	<u>Period of Report</u>
7 Jul 00	LtC [REDACTED]	990701 to 000708 (CH)

2. There will be inserted in your Naval record a memorandum in place of the removed report. The memorandum will contain appropriate identifying data concerning the report and state that it has been removed by direction of the Commandant of the Marine Corps and cannot be made available in any form to selection boards and reviewing authorities. It will also state that such boards may not conjecture or draw any inference as to the nature of the report or the events which may have precipitated it, unless such events are otherwise properly a part of the official record. The Automated Fitness Report System (the data base which generates your Master Brief Sheet) will be corrected accordingly.

3. The Commandant of the Marine Corps is not empowered to grant or deny the removal of failure(s) of selection from a Naval record. Accordingly, your case will be forwarded to the Board for Correction of Naval Records (BCNR) for consideration of that issue.

[REDACTED]  
 By direction



8284-01

IN REPLY REFER TO:

1600  
MMAA-4  
07 Nov 01

MEMORANDUM FOR THE EXECUTIVE DIRECTOR, BOARD FOR CORRECTION  
OF NAVAL RECORDS

Subj: BCNR PETITION FOR MAJOR [REDACTED]  
[REDACTED] USMC

Ref: (a) MMER Request for Advisory Opinion in the case  
of [REDACTED] SMC  
of 2 Nov 01

1. Recommend approval of [REDACTED]'s request for removal of his failure of selection.
2. Per the reference, we reviewed [REDACTED]'s record and petition. [REDACTED] failed selection on the FY02 USMC Lieutenant Colonel Promotion Board. Subsequently, he successfully petitioned the Performance Evaluation Review Board (PERB) to remove the Change of Duty fitness report of 990701 to 000708. [REDACTED] requests removal of his failure of selection.
3. The adverse comments and marks in the petitioned fitness report contained serious competitive concerns that may have resulted in the failure of selection. Removal of these comments significantly increases the competitiveness of [REDACTED]'s record. Since the comments in the petitioned report likely resulted in [REDACTED]'s failure of selection, we recommend approval of his request for removal of his failure of selection.
4. Point of contact [REDACTED] ([REDACTED])

[REDACTED]  
Colonel, U. S. Marine Corps  
Head, Officer Assignment Branch  
Personnel Management Division



DEPARTMENT OF THE NAVY  
HEADQUARTERS UNITED STATES MARINE CORPS  
3280 RUSSELL ROAD  
QUANTICO, VIRGINIA 22134-5103

IN REPLY REFER TO:

1610  
MMER  
13 Nov 01

MEMORANDUM FOR THE EXECUTIVE DIRECTOR, BOARD FOR CORRECTION OF  
NAVAL RECORDS

Subj: BCNR APPLICATION IN THE CASE OF [REDACTED]  
[REDACTED] USMC

Encl: (1) Copy of CMC ltr 1610 MMER/PERB of 1 Nov 01  
(2) CMC Advisory Opinion 1610 MMOA-4 of 7 Nov 01  
(3) Copy of CMC ltr 1610 MMER/PERB of 13 Nov 01

1. As evidenced by enclosure (1), PERB removed from Major [REDACTED], official military record, the fitness report for the period 990701 to 000708 (CH).

2. We defer to BCNR on the issue of [REDACTED] request for the removal of his failure of selection to the grade of Lieutenant Colonel. Enclosure (2) is furnished to assist in resolving that matter.

3. By enclosure (3), this Headquarters provided M [REDACTED] with a copy of the Advisory Opinion contained at enclosure (2).

[REDACTED]

Head, Performance Evaluation  
Review Branch  
Personnel Management Division  
By direction of the Commandant  
of the Marine Corps